IN THE UNITED STATES PATENT AND TRADEMARK OFFICE Examiner: Kemmerer, Elizabeth Avi J. ASHKENAZI, et al.. Application Serial No. 09/978,194 Filed: October 15, 2001 For: SECRETED AND TRANSMEMBRANE POLYPEPTIDES AND NUCLEIC ACIDS ENCODING THE SAME

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INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. §1.97

MAIL STOP AMENDMENT

Commissioner for Patents PO Box 1450 Alexandria, Virginia 22313-1450

Sir:

Listed below or on an attached Form PTO-1449 is information known to applicant(s). A copy is provided of each foreign patent, each publication other than U.S. patents and U.S. patent application publications, and each cited pending unpublished U.S. application along with a concise explanation of information in a foreign language pursuant to 37 C.F.R. §§1.97-1.98.

Applicants respectfully request that the listed information be considered by the Examiner and be made of record in the above-identified application. Form Supplemental PTO-1449 is enclosed and the Examiner is requested to initial and return it in accordance with MPEP §609.

This statement is not intended to represent that a search has been made or that the information cited in the statement is, or is considered to be, material to patentability as defined in §1.56.

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	This statement qualifies under 37 C.F.R. §1.97, subsection (b) because (check all that apply):						
		(1) than a	It is being filed continued prosection OR				g date and is other
		(2)	It is being filed	within 3 mon	ths of entry o	of a national s	stage
		(3) merits	It is being filed	before the ma	il date of the	first Office	Action on the
		(4) of a re					ion after the filing
37 C.F.R. §1.97(c). If this statement is being filed after the latest of: (1) three m filing date of a national application; (2) three months beyond the date of entry of stage as set forth in §1.491 in an international application; or (3) the mailing date action on the merits, but before the mailing date of the earlier of a final office ac or a notice of allowance under §1.311, then:			of the national te of a first Office				
		a certification	as specified in §1	.97(e) is provi	ided below; o	r	·
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		ction under §1.	this statement is 113 or a notice of				earlier of a final yment of the issue
	A.	a certification	as specified in §1	.97(e) is comp	oleted below;	and	
	B.	a petition unde submitted here	er 37 C.F.R. §1.93 with; and	7(d) requesting	g consideration	on of this sta	tement is
	C.		00 as set forth in { f other papers file				d, or included with
	Fee Authorization. The Commissioner is hereby authorized to charge the above-referenced fees of \$180.00 and charge any additional fees or credit any overpayment associated with this communication to Deposit Account No. 08-1641 (Attorney's Docket No. 39780-2630 P1C10).						
				Respectfully	submitted,		
Dated:	Novem	ber 17, 2005		Barrie D. Gre	eene (Reg. N	o.46,740)	<u> </u>
HELLI	ER EHI	RMAN LLP	•				

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	1. Crowell et al., "Detection of trisomy 7 in nonmalignant bronchial epithelium from lung cancer patients and individuals at risk for lung cancer," Cancer Epidemiol. Biomarkers Prev. 5:631-637, August 1996.						•			
	2.	Hong et al., "An Autoantibody-Mediated Immune Response to Calreticulin Isoforms in Pancreatic Cancer," Cancer Research, Vol. 64, pp. 5504-5510, Aug. 1, 2004.								
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	4.	Nagao et al., "Identification and characterization of multiple isoforms of a murine and human tumor suppressor, patched, having distinct first exons," Genomics, Vol. 85, pp. 462-471, 2005.								
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,	6.	Perego et al., N-and C- terminal isoforms of arg quantified by real-time PCR are specifically expressed in human normal and neoplastic cells, in neoplastic cell lines, and in HL-60 cell differentiation," Molecular Carcinogenesis Vol. 42, Issue 4, pp. 229-239, March 11, 2005.								
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EXAMINER:	DATE CONSIDERED:

EXAMINER: Initial if citation considered, whether or not the citation conforms with MPEP 609. Draw a line through the citation if not in conformance and not considered. Include a copy of this form with next communication to applicant.

*If an asterisk is placed beside the reference number, a copy is not provided because the reference was previously cited by or submitted to the PTO in a prior application that is identical in the statement and relied upon for an earlier filing date under 35 U.S.C. §120. 37 C.F.R. §1.98 (d).

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